UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK
Σ
LATICA MASHBURN and TENESHA MASHBURN.

Plaintiff(s).

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-against-

ORDER CV-10-270 (DGT)(ALC)

THE CITY of NEW YORK, EDWARD MERCADO,
and JANE DOES 1 Through 15.,
Defendant(s).
X

All cases have been assigned to the Court's Electronic Case Filing Program. The parties shall file all future submissions electronically and will ONLY receive correspondence from the Court electronically. It is the responsibility of the parties to confirm that their contact information and e-mail addresses are correct at the time of filing the complaint or answer, as well as regularly monitor the status of their cases in order to avoid missing court appearances or deadlines set by the court.

An initial conference will be held in this case at 12:45 p.m. on April 27, 2010 before United States Magistrate Judge Andrew L. Carter, Jr., in Courtroom N504, in the North Wing located on the 5TH floor at 225 Cadman Plaza East, Brooklyn, New York. *Counsel for all parties must be present and report to the Courtroom upon arrival to the courthouse.*

Plaintiff's counsel is requested to confirm with defendant's counsel that all necessary participants are aware of this conference. In the event an answer has not yet been filed at the time this Order is received, plaintiff's counsel is to notify counsel for the defendant of this conference as soon as an answer is filed. Plaintiff's counsel is to notify the undersigned, <u>in writing</u>, at least two days before the scheduled conference if an answer still has not been filed. Requests for adjournments will not be considered unless made in accordance with Chambers Individual Practices.

PRIOR TO THE CONFERENCE, THE PARTIES ARE TO COMPLY WITH THE REQUIREMENTS OF RULE 26(f) OF THE FED.R.CIV.P. The parties shall meet at least five business days before the initial conference to discuss the matters specified in Fed.R.Civ.P. 26(f) and 16(b); counsel shall also discuss (1) the scope of any anticipated electronic discovery, the preservation of electronically stored data, and the cost of locating, maintaining and producing that data,

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and (2) whether any party will rely upon expert testimony, and if so, whether counsel are able to reach

an agreement on how material exchanged between counsel and any expert witness will be treated, and

in particular whether draft expert reports and written and electronic communications between expert

witnesses and counsel will be retained. No written report or discovery plan required by Rule 26(f) need

be filed with the Court, but the attached questionnaire must be completed and brought to the

conference. At least two days prior to the conference, the parties shall also exchange the names and, if

known, the addresses and telephone numbers of persons who are likely to have knowledge of

discoverable information relevant to disputed facts, and comply with the automatic disclosure

requirements in Rule 26(a)(1) of the Federal Rules of Civil Procedure.

At the initial conference, counsel shall be **fully prepared** to discuss this matter and any questions

regarding this case, including jurisdiction, venue, schedules for discovery and for trial, and settlement.

Counsel shall be prepared to stipulate to facts as to which there is no genuine dispute: e.g., the time and

place of events which are the subject of the litigation, the owners and operators of the instrumentalities

or property involved, the status of the parties, the extent of any insurance coverage and whether required

administrative procedures have been followed, required notices given, and reports made.

SO ORDERED.

Dated: Brooklyn, New York

February 12, 2010

ANDREW L. CARTER, JR.

UNITED STATES MAGISTRATE JUDGE

INITIAL CONFERENCE QUESTIONNAIRE

1.	Date for completion of automatic disclosures required by Rule 26(a)(1) of the Federal Rules of Civil Procedure, if not yet made:
2.	If additional interrogatories beyond the 25 permitted under the federal rules are needed, the maximum number of: plaintiff(s) and defendant(s)
3.	Number of depositions by plaintiff(s) of: parties non-parties
4.	Number of depositions by defendant(s) of: parties non-parties
5.	Date for completion of factual discovery:
6.	Number of expert witnesses of plaintiff(s): medical non-medical
	Date for expert report(s):
7.	Number of expert witnesses of defendant(s): medical non-medical
	Date for expert report(s):
8.	Date for completion of expert discovery:
9.	Time for amendment of the pleadings by plaintiff(s) or by defendant(s)
10.	Number of proposed additional parties to be joined by plaintiff(s) and by defendant(s) and time for completion of joinder:
11.	Types of contemplated dispositive motions: plaintiff(s): defendant(s):
12.	Dates for filing contemplated dispositive motions: plaintiff(s): defendant(s):
13.	Have counsel reached any agreements regarding electronic discovery? If so, please describe at the initial conference.
14.	Have counsel reached any agreements regarding disclosure of experts' work papers (including drafts) and communications with experts? If so, please describe at the initial conference.
15.	Will the parties *consent to trial before a magistrate judge pursuant to 28 U.S.C. §636(c)? (Answer no if any party declines to consent without indicating which party has declined.) Yes No

^{*} The fillable consent form may be found at http://www.nyed.uscourts.gov/General_Information/Court_Forms/court_forms.html and may be filed electronically upon completion prior to the initial conference, or, brought to the initial conference and presented to the Court for processing.